## EXHIBIT

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## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF TEXAS CORPUS CHRISTI DIVISION

MARC	VEASEY,	ET AL.,	)	CASE NO: 2:13-CV-00193
			)	
		Plaintiffs,	)	CIVIL
			)	
	vs.		)	Corpus Christi, Texas
			)	
RICK	PERRY, E	T AL.,	)	Wednesday, May 28, 2014
			)	(8:56 a.m. to 9:24 a.m.)
		Defendants.	)	(2:55 p.m. to 3:34 p.m.)

## TELEPHONIC STATUS CONFERENCE

BEFORE THE HONORABLE NELVA GONZALES RAMOS, UNITED STATES DISTRICT JUDGE

Appearances: See Next Page

Court Recorder: Genay Rogan

Clerk: Brandy Cortez

Transcriber: Exceptional Reporting Services, Inc.

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ARTHUR D'ANDREA, ESQ. JENNIFER ROSCETTI, ESQ. 1 THE COURT: Yes.

MR. FREEMAN: Mr. D'Andrea was not Counsel in  $Texas\ v$  Holder, but those depositions were certainly necessary in order to cross examine the witnesses that the State of Texas put forward.

The State of Texas requested the exact same relief that they requested for quashing (indiscernible) and quashing legislative efforts in their entirety and I believe that was denied.

THE COURT: Yeah, I don't think -- I don't think it's appropriate to quash the entire deposition.

The issue is going to be how we address the privilege, I think is the point.

MR. FREEMAN: Your Honor, if I may, to the extent that your Honor believes that it would not be appropriate to quash the depositions in entirety, the United States would request an Order to that effect so that we may begin to schedule these depositions. We attempted to schedule previously. Counsel for the Legislators told us that he was communicating with his client for --

THE COURT: Okay, just stop right there. So why

don't -- why don't -- I'll work on that and when we talk on

June 4th we need to discuss some dates for those depositions so

Defense needs to get with those witnesses and start getting

dates, correct?

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              You-all will continue discussing the issues with the
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    data base production of documents regarding that today and
    we'll meet again at 3:00 o'clock on that issue.
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              Was there anything else?
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              MR. DERFNER: Your Honor, this is Armand Derfner.
              Just for clarification, initially you said you wanted
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    that 10-page document among State and party's positions on
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    common interest by June 4, but if you're going to have this
    hearing --
              THE COURT: I'm sorry, I thought -- did we say -- I
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    have June 4th, too, but I think we're bumping it to June 2nd so
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    we can address it on June 4th. Is that a problem or no?
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              MR. DERFNER: No, that's why I wanted you to clarify.
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              THE COURT: Okay, yeah. What else?
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              MR. FREEMAN: Your Honor, this is Dan Freeman.
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              Also you had stated that the parties should
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    meet/confer regarding dates for the legislative (indiscernible)
18
    depositions. Have subpoenas have been issued?
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              THE COURT: Right.
                            Thank you, your Honor.
              MR. FREEMAN:
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              THE COURT:
                          Because we're going to -- if you-all
22
    haven't confirmed dates we'll address that on June 4th, that
23
    Wednesday.
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              MR. FREEMAN: Your Honor -- I'm sorry, your Honor.
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    Just -- I want to clarify (indiscernible) I'm hearing the right
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